## TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING "REFERENCE" APPLICATION

Docket Number (Optional) 1427-0712PHS1

> 703-205-8000 Telephone Number

In re Application of: Kouichi KITAHATA

Application No.: 10/571,582

Conf. No.: 9795

Filed: March 10, 2006

For POROUS SILICA HAVING SUBSTANCE CARRIED THEREON

The owner, TANO AGARKI CO., LTD, and ASBUSHKIL KAISHA TOYOTA CHUO KSHXUSHO, of 369 percent interest in the instant application hereby ductains, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would find a state of the provided below, the terminal part of the statutory term of any patent granted on the instant application knows which would find a state of the provided below the state of the state o

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would screen to the emptration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of eny patent granted on said reference application. "as the term of any patent granted on said reference application," as the term of any patent granted on said reference application may be shortened by any terminal usualization flid prior to the grant of any patent on the pending reference application." In the event that, any such patent, granted on the pending reference application expires for failure to pay a maintenance lies, is held underloreable, is found invalid by a court of competent jurisduction, is statutorily disclaimed whole or terminalized grant under 37 CPR 1 321, has atticiants canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of as full statutory term as shortened by any terminal disclaimers filed offer to signant.

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undersigned is empowered to act on behalf of the business/organization.

I hereby dectare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; end further that those statements were made with the knowledge that withing false statements in the like so made with the knowledge that withing false statements and the like so made with the knowledge that withing false statements and the like so made with the knowledge that withing false statements and the like so made withing the statements and the like statements may incondrict the validition of the and cristal issued thereon.

The undersigned is an attorney or agent of record. Reg. No. 42874	JAN 13 2011
Signature	Date
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Terminal disclaimer fee under 37 CFR 1 20(d) is included.

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Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB#96 may be used for making this statement See MPEP \$ 224.

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